REMARKS

Claims 1-3, 5, 9-12, and 37 have previously been allowed, as indicated by the Notice of Allowance mailed on March 5, 2009. Computer program product and apparatus claims 40-57 that model the allowable method claims are added herewith, as discussed with Examiner Dailey on February 27, 2009 and confirmed in a voice mail on April 29, 2009. During the telephone conversation on February 27, 2009, Applicants' representatives spoke with Examiner Dailey to determine whether the computer program product and apparatus claims that model the allowable method claims could be added to the application. Examiner Dailey stated that we could send a response after receiving the Notice of Allowance. These claims were reviewed by Examiner Dailey for any 35 U.S.C. § 101 issues. Examiner Dailey indicated that this amendment will be entered since the new claims model the allowable method claims and comply with 35 U.S.C. § 101. Consequently, Applicants respectfully request entry of this amendment after allowance pursuant to 37 C.F.R. § 1.312. The Examiner is invited to call the undersigned at the below-listed telephone number if there are any questions concerning these proposed amendments.

DATE: May 5, 2009

Respectfully submitted,

/Gerald H. Glanzman/

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GHG/VJA